



Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tapio HAMEEN-ANTTILA

Serial No.:

09/455,956

Filed: December 07, 1999

For:

Recording Game Information into a Server

Assistant Commissioner for Patents Washington, DC 20231

Examiner: Group Art:

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on

February 3, 2000 (Date of Deposit)

ed Representative

February 3, 2000

Date of Signature

INFORMATION DISCLOSURE STATEMENT

SIR:

In compliance with the duty of disclosure under 37 C.F.R. § 1.56 and in accordance with the practice under 37 C.F.R. §§ 1.97 and 1.98, the Examiner's attention is directed to the documents listed on the enclosed Form PTO 1449. Copies of the listed documents are also enclosed.

Reference US 5,412,188 discloses a sports statistic recording system.

Reference US 5,681,108 discloses a golf scorekeeping system.

Reference US 5,772,534 discloses a satellite enhanced golf information system.

Reference US 5,779,566 discloses a handheld golf reporting and statistical analysis apparatus and method.

Reference US 5,319,548 discloses an interactive golf game information system.

Reference US 5,878,369 discloses a golf course yardage information system.

Reference US 5,795,237 discloses a portable type electronic golf score display

device.

Reference WO 98/44998 discloses a golf records keeping system.

Reference JP 07141401 abstract discloses a measurement gathering system and

sport science measurement gathering system.

It is respectfully requested that the above information be considered by the

Examiner and that the copy of the enclosed Form PTO-1449 be returned indicating that such

information has been considered.

In accordance with 37 C.F.R §§1.97(g) and (h), the filing of this Information

Disclosure Statement should not be construed as a representation that a search has been made

or that information cited is, or is considered to be, material to patentability as defined in

§1.56(b), or that any cited document listed or attached is (or constitutes) prior art. Unless

otherwise indicated, the date of publication indicated for an item is taken from the face of the

item and Applicant reserves the right to prove that the date of publication is in fact different.

If any fees or charges are deemed required at this time in connection with the

application, the same may be charged to our Patent and Trademark Office Deposit Account No.

03-2412.

Respectfully submitted,

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Dated: February 3, 2000

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